When answering the following questions and filling out this Verdict Form, 1 2 please follow the directions provided throughout the form. Your answer to each 3 question must be unanimous. Some of the questions contain legal terms that are defined and explained in the Jury Instructions. 4 5 We, the jury, unanimously agree to the answers to the following questions and return them under the instructions of this Court as our verdict in this case. 6 7 8 **Question No. 1: Infringement** Do you find that Carucel has proven, by a preponderance of the evidence, 9 10 that the MiFi devices have infringed any of the asserted patent claims? 11 Circle "Yes" or "No" for each claim: "Yes" is a finding for Carucel, 12 "No" is a finding for Novatel and Verizon. 13 14 a. For the '904 patent: 15 Claim 22 16 Yes (N Claim 30 17 Yes No 18 19 b. For the '701 patent: Claim 10 20 Yes (No 21 Claim 15 Yes (N 22 c. For the '023 patent: 23 Claim 11 24 Yes No Claim 23 25 Yes (No 26 27 d. For the '543 patent:

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Claim 10

Yes (No.

1 Question No. 2: Validity - Anticipation 2 Have Verizon and Novatel proven by clear and convincing evidence that either of the following claims of the patents are invalid as anticipated by the prior 3 4 art reference "Concept of a GSM-based Communication System for High-Speed Trains," by Markus Uhlirz ("Uhlirz")? 5 6 Circle "Yes" or "No" for each claim: "Yes" is a finding for Novatel and 7 Verizon, "No" is a finding for Carucel. 8 9 a. For the '023 patent: 10 11 Claim 11 Yes (No 12 b. For the '543 patent: 13 Claim 10 14 Yes (No) 15 16 Question No. 3: Validity – Obvious or Non-Obvious 17 Have Verizon and Novatel proven by clear and convincing evidence that any 18 of the following claims of the patents are invalid as obvious to one of ordinary skill in the art at the time of the invention in 1995 based upon a combination of prior art 19 references? 20 21 Circle "Yes" or "No" for each claim: "Yes" is a finding for Novatel and 22 Verizon, "No" is a finding for Carucel. 23 24 25 a. For the '904 patent: 26 Claim 22 Yes No Claim 30 27 Yes No

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1	b. For the '701 patent:				
2	Claim 10 Yes 🔞				
3	Claim 15 Yes No				
4	c. For the '023 patent:				
5	Claim 11 Yes 🕼				
6	Claim 23 Yes No				
7	d. For the '543 patent:				
8	Claim 10 Yes No				
9					
10	Question No. 4: Damages				
11	If you found one or more claims to be both infringed and valid, please				
12	answer the following questions related to damages.				
13					
14	4a. Damages – Novatel for Non-Verizon Sales				
15	For the 2,970,509 accused MiFi devices that Novatel made and sold to				
16	parties other than Verizon, do you find that damages against Novatel would be in				
17	the form of a per-unit reasonable royalty or a lump-sum reasonable royalty? Please				
18	circle "Per-unit reasonable royalty" or "Lump-sum reasonable royalty" and				
19	list the appropriate amount of damages.				
20					
21	Per-unit reasonable royalty:				
22	\$ for each unit sold Lump-sum reasonable royalty:				
23	Or   OR   \$				
24	% of an average revenue of				
25	\$ per device sold.				
26	Total \$				
27	//				
28					

4b.	<b>Damages</b>	- Verizon
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For the 4,936,879 accused MiFi devices that Novatel made and sold to Verizon, do you find that damages against Verizon would be in the form of a per-unit reasonable royalty or a lump-sum reasonable royalty? Please circle "Per-unit reasonable royalty" or "Lump-sum reasonable royalty" and list the appropriate amount of damages.

Per-unit reasonable royalty:		
\$ for each unit sold		Lump-sum reasonable royalty:
Or	OR	\$
% of an average revenue of		
\$ per device sold.		
Total \$		

The Presiding Juror should sign and date below to indicate that the Jury has reached a unanimous verdict on these questions.

Dated: 4/10/17
San Diego, CA

Presiding Juror

Rod Gullo